



# THE ASSAM GAZETTE

অসাধাৰণ

EXTRAORDINARY

প্ৰাপ্ত কৰ্তৃত্বৰ দ্বাৰা প্ৰকাশিত

PUBLISHED BY THE AUTHORITY

নং 326 দিশপুৰ, শুক্ৰবাৰ, 2 আগষ্ট, 2019, 11 শাওণ, 1941 (শক)  
No. 326 Dispur, Friday, 2nd August, 2019, 11th Sravana, 1941 (S.E.)

GOVERNMENT OF ASSAM  
ORDERS BY THE GOVERNOR  
REVENUE AND DM (L.R) DEPARTMENT, ASSAM SECRETARIAT (CIVIL),  
DISPUR, GUWAHATI-6.

## NOTIFICATION

The 19th July, 2019

**No.RLR.187/2007/Pt/24.-** In partial modification of Government Notification No.RLR. 187/2007/39, dated 10/04/2018, the Governor of Assam is hereby pleased to add certain conditions in Executive Instruction No.162 (1) and 162-A, hereinafter referred to as the principal Executive Instructions, to amend the aforesaid Notification, as follows:-

Amendment of sub-clause (ii) and insertion of new sub-clauses (xi) and (xii) in Executive Instruction No.162(1)

1. In the principal Executive Instructions, the Executive Instruction No. 162, clause (1),-

- (i) in sub-clause (ii), for the existing number “35” appearing in the first line the number “25” shall be substituted.
- (ii) after the existing sub-clause (x), for the punctuation mark “ . ”, appearing at the end, the punctuation mark “ ; ” shall be substituted and thereafter, the following new sub-clauses (xi) and (xii) shall be inserted, namely:-

“(xi) He/She should not have more than two living children from a single or multiple partners:

Provided that this provision should not be applicable in respect of those persons, who have more than two children prior to the date of coming into force of this notification i.e. RLR 187/2007/Pt/24, dated 19/07/2019.

(xii) He/She should furnish an affidavit at the time of submission of application that he/ she has not more than two living children from a single or multiple partners.”

**Amendment of  
Executive Instruction  
No.162-A**

**2. In the principal Executive Instructions, in Executive Instruction No. 162-A,-**

- (a) after the existing clause (2), the following new clauses (2-A), (2-B), (2-C) and (2-D) shall be inserted, namely:-

“(2-A) The Deputy Commissioners/ Principal Secretaries of Autonomous Council areas shall remove any Gaonbura, if he/she is having two or more than two children from a single or multiple partners prior to the date of coming into force of this notification i.e. RLR 187/2007/Pt/24 dated 19/07/2019 and gives birth to an additional child thereafter.

(2-B) If any Gaonbura divorces his wife and subsequently his separated wife gives birth to a third child without remarrying with another person within a period of nine months from the date of separation, he shall be removed from the post of Gaonbura by the concerned Deputy Commissioners/Principal Secretaries of Autonomous Council areas.

(2-C) Notwithstanding anything contained in clauses (2-A) and (2-B) above,-

(i) if the first child are triplets, then the Gaonbura shall not be removed from his/her post;

(ii) if the second child are twins/triplets, the Gaonbura shall not be removed from his/her post.

(2-D) The Circle Officer concerned, on receipt of information of additional child birth in respect of a Gaonbura, shall inform the matter to the concerned Deputy Commissioner/Principal Secretary of Autonomous Council area. The concerned Deputy Commissioner/Principal Secretary of Autonomous Council area shall examine the matter and on establishment of the fact, shall remove the Gaonbura concerned accordingly under intimation to the State Government.”

- (b) in clause (3), in the last line, for the words, signs and number “sub-clause (2)”, the words, signs and numbers “sub-clauses (2), (2-A) and (2-B)” shall be substituted.

**KUMAR SANJAY KRISHNA,**

Additional Chief Secretary to the Government of Assam,  
Revenue and D. M. (L.R.) Department.